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Ca	ase 3:1	3-cr-00481- B N Ducum FOR THE N	THE DOTATION DISTRIBUTED TO THE STATE OF THE	ICT OF TEXAS	f 1 PageID 1038 EXAS	
UNIT	ED STA	TES OF AMERICA)	NAME (N. C.)	OCT - 1 2015	
VS.)	CASE NO.: 3:13	CR-481-P	
DAVID L REED (5))	By_		
			T AND RECOMM ERNING PLEA O		Deputy	
Supers subject offense such o adjudg (21 U.)	peared beding Indests mention (s) chareffense (s) ged guilty S.C. 841	D L REED, by consent, und before me pursuant to Fed. dictment. After cautioning a bined in Rule 11, I determine ged are supported by an incomplete of Conspiracy to Unlawful (a)(1) & (b)(1)(E)(i) and his district judge,	R. Crim.P. 11, and and examining ZAYI at that the guilty plea dependent basis in fathat the plea of guilty Distribute a Contribute a Contribute and the plea of guilty Distribute a Contribute and the plea of guilty Distribute and Dis	has entered a plea of DWATERS, under o was knowledgeable of containing each of ty be accepted, and toolled Substance, a victorial of the containing the containing each of the containi	f guilty to Count 1 of the ath concerning each of the and voluntary and that the the essential elements of hat DAVID L REED, be plation of 21 U.S.C. § 846	
	The defendant is currently in custody and should be			ıld be ordered to rem	ain in custody.	
		The defendant must be ore finds by clear and convinct to any other person or the	ing evidence that the	d detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court evidence that the defendant is not likely to flee or pose a danger munity if released.		
		☐ The defendant has ☐ I find by clear and	l convincing evidence ther person or the co	h the current condition that the defendant i	ons of release. s not likely to flee or pose l and should therefore be	
			s not been compliant ots this recommendat	with the conditions of this matter should	of release. Id be set for hearing upon	
		The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145 (c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.			uittal or new trial will be ence of imprisonment be ider § 3145 (c) why the I convincing evidence that	
Date:	October 1, 2015.			And the second section of the second section of the second section of the second secon		
			UNIT	ED STATES MAGI	STRATE JUDGE	

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).